## **EXHIBIT A**

is uppercised that PRICE does not represent my instruct solvens to the Debtons or their escales with temperat to the maxims on which PRICE is to be completed, and matter all impolitoneous the retornion and first in the Binderspacy Code; and it appearing that the terms and econditions of PRICE's amplicated as further described in the Applications are removable; and adequate motion harrises bears given of the Application; and good and multiclinal cause existing to grow the Application:

How, Therefore, it is reflect.

ONDERED that the Application is CRANTED; and it is limber

ODDINED that present is section 337(4) and 322(4) of the Sectioptry Cole, the relaction and employment of 1522 at special content to the Debroes for the purposes at firth in the Application is harsby appared, must pro time to the periods done of the obove-content proceedings; and it is further

CHIPERED that YER'S shelf he compensated upder sections 130 and 331 of the Benimpley Code and my further or other Orders of this Count annually compensation of professionals in these cases, and he accordance with the threst set first in the Application and the Arthurst of Anthony 7. Marchatta in support of the Application, and shall be reinsbursed for all allowed moneyer, school and reasonable expenses; and it is further

CROSENCE that the allowed New and expenses of PRICE shall be an actual agreement of the Dublish's extense and it is British.

CONTROL and this Order shall become effective immediately upon its ecopy, and it forther

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ORDERED that this Coust that retails jurisdiction to have and determine all news arriving from the implementation of this Order.

Date 1 100

James Charles